

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/942,594	08/31/2001	Teruo Akashi	60188-093	7454	
7590 06/07/2004			EXAMINER		
Jack Q. Lever, Jr. McDERMOTT, WILL & EMERY			WINTER, JOHN M		
600 Thirteenth		ART UNIT	PAPER NUMBER		
Washington, DC 20005-3096			3621		
			DATE MAILED: 06/07/2004	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Арр	lication No.	Applicant(s)	7			
		09/9	942,594	AKASHI, TERUO	1			
Office Action Summary			miner	Art Unit	•			
			n M Winter	3621				
Period fo	The MAILING DATE of this communi or Reply	cation appears (on the cover sheet	with the correspondence add	ress			
A SH THE - Exte after - If the - If NO - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commu- e period for reply specified above is less than thirty (30 period for reply is specified above, the maximum state are to reply within the set or extended period for reply verify received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In unication. of days, a reply within to the cutory period will apply will, by statute, cause to the course.	n no event, however, may the statutory minimum of t y and will expire SIX (6) M the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this com ABANDONED (35 U.S.C. § 133).	munication.			
Status								
2a) <u></u> —	Responsive to communication(s) filed on <u>31 August 2001</u> . This action is FINAL . 2b) This action is non-final. Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-19 is/are pending in the appearance of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-19 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	e withdrawn fro						
Applicati	ion Papers							
10)[The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to	a) ☐ accepted tion to the drawin the correction is r	g(s) be held in abey equired if the drawir	ance. See 37 CFR 1.85(a). ng(s) is objected to. See 37 CFR				
Priority u	ınder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority of Some * Copies of the priority of Some * Copies of the priority of Some * Copies of the certified copies of the certified copies of the certified copies of the certified copies of the attached detailed Office action	locuments have locuments have f the priority do al Bureau (PC1	e been received. e been received in cuments have bee Rule 17.2(a)).	Application No en received in this National St	rage			
2) 🔲 Notic 3) 🔯 Inforr	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449 or F r No(s)/Mail Date <u>8/31/2001</u> .		Paper No	v Summary (PTO-413) b(s)/Mail Date f Informal Patent Application (PTO-1 	52)			

Application/Control Number: 09/942,594

Art Unit: 3621

DETAILED ACTION

Claims 1-19 have been examined.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1- 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Runje et al. (US Patent Application Publication US 2001/0032312) in view of Clark (US Patent 6,343,280).

As per claim 1,

Runje et al ('312) discloses license issuing device for writing license information permitting use of contents in a portable license storing device, the license storing device having uniquely identifiable device ID and a function of verifying the validity of a partner device, the license issuing device comprising:

means for producing license information permitting use of contents designated by the user when the license storing device carried by the user is verified as valid by the verification means; (Page 4, paragraph 108)

first encryption means for encrypting the license information produced by the means for producing license information with the device ID of the license storing device carried by the user and writing the encrypted license information in means for producing license information permitting use the license storing device carried by the user.(Page 4, paragraphs 148-152)

Runje et al ('312) does not explicitly disclose verification means for verifying the validity of a license storing device carried by a user. Clark ('280) discloses verification means for verifying the validity of a license storing device carried by a user (Figure 12) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Runje et al system with the Clark system in order to make the license an effective deterrent against intellectual property theft.

As per claim 2,

Runje et al ('312) discloses the license issuing device of claim 1 wherein the license information includes contents ID for identifying the contents designated by the user.(Page 4, paragraph 108)

As per claim 3,

Runje et al ('312) discloses the license issuing device of claim 1

wherein the license information includes a contents use condition representing a restriction during use of the contents designated by the user. (Page 9, paragraph 200)

As per claim 4,

Runje et al ('312) discloses the license issuing device of claim 1 wherein the license information-includes a decryption key for decrypting the contents designated by the user. (Page 4, paragraph 108)

As per claim 5,

Runje et al ('312) discloses the license issuing device of claim 1

wherein the verification means includes second encryption means for encrypting the device ID of the license storing device carried by the user with a device key possessed by the license storing device carried by the user, (Page 6, paragraph 152)

the first encryption means encrypts the license information with the device ID encrypted by the second encryption means and writes the encrypted license information in the 1 icense storing device carried by the user. (Page 6, paragraph 148)

As per claim 6,

Runje et al ('312) discloses the license issuing device of claim 1 wherein the license issuing device connected to the license storing device carried by the user via a network.(Page 5, paragraph 119)

As per claim 7,

Runje et al ('312) discloses a contents reproducing device for decrypting encrypted contents and reproducing the decrypted contents, the contents reproducing device decrypting contents portable license storing device and reproducing the decrypted contents, thelicense storing device having a uniquely identifiable device ID and a function of verifying the validity of a partner device, the license information having been encrypted with the device ID of the license storing device, the contents reproducing device comprising;

decryption means for decrypting license information stored in the license storing device carried by the user with the device ID of the license storing device when the license storing device carried by the user is verified as valid by the verification means; (Page 9, paragraph 197)

reproduction means for decrypting encrypted contents corresponding to contents of which use is permitted in the license information obtained by the decryption means (Page 8, paragraph 200) and reproducing the decrypted contents.(Page 5, paragraph 120)

Runje et al ('312) does not explicitly disclose verification means for verifying the validity of a license storing device carried by a user. Clark ('280) discloses verification means for verifying the validity of a license storing device carried by a user (Figure 12) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Runje et al system with the Clark system in order to make the license an effective deterrent against intellectual property theft.

As per claim 8,

Runje et al ('312) discloses the contents reproducing device of claim 7,

wherein the license information stored in the license storing device carried by the user (Page 4, paragraph 104) includes a decryption key for decrypting the contents of which use is permitted in the license information, (Page 8, paragraph 183)

the reproduction means decrypts the encrypted contents corresponding to the contents of which use is permitted in the license information with the decryption key included in the license information obtained by the decryption means. (Page 5, paragraph 120)

As per claim 9,

Runje et al ('312) discloses the contents reproducing device of claim 7,

wherein the license information stored in the license carried by the user includes contents ID for identifying the contents of which use is permitted in the license information, (Page 4, paragraph 108)

the reproduction means acquires the encrypted contents corresponding to- the contents of which use is permitted in the license information using the contents ID included in the license information obtained by the decryption means. (Figure 31)

As per claim 10,

Runje et al ('312) discloses the contents reproducing device of claim 7, further Comprising;

accumulation means for accumulating encrypted contents, (Figure 31, -- shopping basket ,label 121) and the reproduction means acquires the encrypted contents corresponding to the contents of which use is permitted in the license information obtained by the decryption means from the accumulation means.(Figure 31)

As per claim 11,

Runje et al ('312) discloses the contents reproducing device of claim 7,

wherein the reproduction means acquires the encrypted contents corresponding to the contents of which use is permitted in the license information obtained by the decryption means (Page 6, paragraph 139) via a network.(Page 5, paragraph 119)

As per claim 12,

Runje et al ('312) discloses the contents reproducing device of claim 7,

wherein the license information stored in the license storing device carried by the user includes a contents use condition representing a restriction during use of the contents of which use is permitted in the license information. (Page 9, paragraph 200)

the reproduction means decrypts the encrypted contents corresponding to the contents of which use is permitted in according to the contents use conditions included in the license information obtained by the decryption means and reproduces the decrypted contents. (Page 9, paragraph 200)

As per claim 13,

Runje et al ('312) discloses the contents reproducing device of claim 12, further comprising:

contents use condition contents use condition updating means for updating a included in the license information obtained by the decryption means after the reproduction of the contents by the reproduction means; updated license information production means for producing updated license information including the contents use condition updated by the contents use condition updated by the contents use

condition updated by the contents use condition updating means replacing the contents use condition included in the license information obtained by the decryption means; encryption means for encrypting the updated license information produced by the updated license information production means carried by the user; (Page 9, paragraphs 195-196)

Official Notice is taken that "overwriting means for overwriting the license information stored in the license storing device carried by the user with the updated license information encrypted by the encryption means with the device ID of the license storing device" is common and well known in prior art in reference to license management. It would have been obvious to one having ordinary skill in the art at the time the invention was made to overwrite the license information with updated information because would allow the users device to be used multiple times, thus reducing the cost of usage.

As per claim 14,

Runje et al ('312) discloses a contents reproducing device for decrypting encrypted contents and reproducing the decrypted contents, the contents reproducing device decrypting contents based on license information stored in a portable license storing device and reproducing the decrypted contents, the license storing device having a uniquely identifiable device based on license information stored in a ID and a function of verifying the validity of a partner device, the license information having been encrypted with the device ID of the license storing device encrypted with a device key of the license storing device, the contents reproducing device comprising:

when the license storing device is verified valid encrypting the device ID of storing device to produce the encrypted device ID's decryption means for decrypting the license information stored in the license storing means carried by the user with the encrypted device ID produced by the verification means;(Page 4, paragraphs 148-152)

reproduction means for decrypting encrypted contents corresponding to contents of which use is permitted in the the license storing device with the device key of the license license information obtained by the decryption means and reproducing the decrypted contents. (Page 5, paragraph 120)

Runje et al ('312) does not explicitly disclose verification means for verifying the validity of a license storing device carried by a user. Clark ('280) discloses verification means for verifying the validity of a license storing device carried by a user (Figure 12) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Runje et al system with the Clark system in order to make the license an effective deterrent against intellectual property theft.

As per claim 15,

Runje et al ('312) discloses a license issuing method for writing license information permitting use of contents in a portable license storing device, the license storing device having

Application/Control Number: 09/942,594

Art Unit: 3621

uniquely identifiable device ID and a function of verifying the validity of a partner device, the method comprising the steps of:

Page 6

when the license storing device carried by the user is verified as valid, encrypting license information permitting use of contents designated by the user with device ID of the license storing device carried by the user and writing the encrypted license information in the license storing device carried by the user. (Page 9, paragraphs 195-196)

Runje et al ('312) does not explicitly disclose verifying the validity of a license storing device carried by a user. Clark ('280) discloses verifying the validity of a license storing device carried by a user (Figure 12) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Runje et al method with the Clark method in order to make the license an effective deterrent against intellectual property theft.

As per claim 16,

Runje et al ('312) discloses a contents reproducing method for decrypting encrypted contents and reproducing the decrypted contents, based on license information stored in a license storing device and reproducing the decrypted contents, the license storing device having a uniquely identifiable device ID and a function of verifying the validity of a partner device, the license information having been encrypted with the device ID of the license storing device, the method comprising the steps of:

decrypting license information stored in the license storing device carried by the user with the device ID of the license storing device when the license storing device carried by the user is verified as valid in the step of verify-the validity; (Page 9, paragraph 197)

decrypting encrypted contents corresponding to contents of which use is permitted in the license information obtained in the step of decrypting license information, and reproducing the decrypted contents. (Page 5, paragraph 120)

Runje et al ('312) does not explicitly disclose verifying the validity of a license storing device carried by a user. Clark ('280) discloses verifying the validity of a license storing device carried by a user (Figure 12) It would be obvious to one having ordinary skill in the art at the time the invention was made to combine the Runje et al method with the Clark method in order to make the license an effective deterrent against intellectual property theft.

As per claim 17,

Runje et al ('312) discloses the contents reproducing method of Claim 16,

wherein in the step of decrypting and reproducing, encrypted contents corresponding to contents of which use is permitted in the license information obtained in the step of decrypting license information are (Page 6, paragraph 139) acquired via a network. (Page 5, paragraph 119)

As per claim 18,

Runje et al ('312) discloses the contents reproducing method of Claim 16,

Wherein the license information stored in the license storing device carried by the user includes a contents use condition representing a restriction during use of contents of which use is permitted in the license information, (Page 9, paragraph 200) and in the step of decrypting and reproducing, encrypted contents corresponding to contents of which use is permitted in the

license information are decrypted according to the contents use condition included in the license information obtained in the step of decrypting license information, and the decrypted contents are reproduced. (Page 9, paragraph 200)

As per claim 19,

Runje et al ('312) discloses the contents reproducing method of Claim 18, further comprising the steps of:

updating a contents use condition included in the license information obtained in the step of decrypting license information after the reproduction of the contents in the step of decrypting and reproducing; encrypting updated license information including the contents use condition updated in the step of updating replacing the contents use condition included in the license information obtained in the step of decrypting license information with the device ID of the license storing device carried by the user; (Page 9, paragraphs 195-196)

Official Notice is taken that "overwriting the license information stored in the license storing device carried by the user with the updated license information encrypted in the step of encrypting" is common and well known in prior art in reference to license management. It would have been obvious to one having ordinary skill in the art at the time the invention was made to overwrite the license information with updated information because would allow the users device to be used multiple times, thus reducing the cost of usage.

Conclusion

Examiners note: Examiner has cited particular columns and line numbers in the references as applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John M Winter whose telephone number is (703) 305-3971. The examiner can normally be reached on M-F 8:30-6, 1st Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James P Trammell can be reached on (703)305-9768. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-7687 for regular communications and (703) 305-7687 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

JOHN W. HAYES RIMARY EXAMINER